1 2 3 4 5 6 7 8	Renee J. Waters Principal Assistant City Attorney for Michael G. Rankin CITY ATTORNEY P.O. Box 27210 Tucson, AZ 85726-7210 Telephone: (520) 791-4221 Fax: (520) 623-9803 Renee. Waters@tucsonaz.gov State Bar No. 031691 Attorneys for Defendants City of Tucson, Nicolo Solarino, Francisco Donovan Vance, Ryan Ake, Joseph Gradias, Eric Evans, Scott Ellis, F. Defendants") IN THE UNITED STATE	Raymond Fleck, Silas Spencer, Keith Goldstein (hereafter "City
9	FOR THE DISTRICT OF ARIZONA	
10	Irene Briseno, on her own behalf and as the personal representative of the estate of	No. 4:22-cv-00132
11 12	Damian Eryko Alvarado,	JOINT SETTLEMENT STATUS
13	Plaintiff,	REPORT
14	vs.	(Assigned to Hon. Raner C. Collins)
15	City of Tucson; Nicolo Solarino (Tucson Police); Francisco Santa Maria (Tucson	(Tibbighou to Tion Tunor ev comme)
16	Police); Marco Durazo (Tucson Police); Sean Yeandle (Tucson Police); Henry Gamez	
	(Tucson Police); Donovan Vance (Tucson Police); P. Aka (Tucson Police); Joseph	
19	Gradias (Tucson Police); Eric Evans (Tucson	
20	Flex (Tucson Fire); Silas Spencer (Tucson	
21	Justin Canovali (private citizen), all in their	
22	individual capacities,	
23	Defendants.	
24	In accordance with the Court's Scheduling order dated April 14, 2023 (Doc. 64), the	
25	parties, by and through undersigned counsel, submit the following Joint Settlement Status	
26	Report.	
27	////	
28	////	
20 21 22 23 24 25 26 27	(Tucson Police); Donovan Vance (Tucson Police); R. Ake (Tucson Police); Joseph Gradias (Tucson Police); Eric Evans (Tucson Police); Scott Ellis (Tucson Police); Raymond Flex (Tucson Fire); Silas Spencer (Tucson Fire); Keith Goldstein (Tucson Fire); and Justin Canovali (private citizen), all in their individual capacities, Defendants. In accordance with the Court's Schedulin parties, by and through undersigned counsel, su Report.	- ,

1	There have been no formal settlement negotiations. On May 19, 2023, and again on	
2	June 19, 2023, counsel for Plaintiff initiated efforts to engage in settlement discussions with	
3	the aid of a mediator. On June 21, 2023, counsel for defendants declined to engage in	
4	mediation or other forms of settlement negotiations. The parties' respective valuations of the	
5	case are not conducive to settlement at this time.	
6		
7	DATED: April 9, 2024. DATED: April 9, 2024.	
8	MICHAEL G. RANKIN LAW OFFICE OF PAUL GATTONE	
9	City Attorney	
10	By /s/ Renee J. Waters By /s/ Paul Gattone w/ permission	
11	Renee J. Waters Paul Gattone Principal Assistant City Attorney Attorney for Plaintiff	
12		
13	CERTIFICATE OF SERVICE	
14	I hereby certify that on April 9, 2024, I electronically transmitted the attached document to the Clerk's Office using the CM/ECF System for filing and transmittal of a Notice of Electronic Filing to the following CM/ECF registrants:	
15		
16		
17	Paul Gattone Law Office of Paul Gattone 301 South Convent Tucson, Arizona 85701	
18		
19	gattonecivilrightslaw@gmail.com	
20	Attorney for Plaintiff	
21	By E. Acosta/rdv	
22		
23		
24		
25		
26		
27		